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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/681,907	10/09/2003	Wayne H. Rothschild	47079-0200P1	7700		
70243 NIXON PEAB	7590 10/18/2007 ODY LLP		EXAM	EXAMINER		
161 N CLARK ST.			HSU, RYAN			
48TH FLOOR CHICAGO, IL 60601-3213			. ART UNIT	PAPER NUMBER		
			3714	3714		
			MAIL DATE	DELIVERY MODE		
			10/18/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)					
Interview Summary	10/681,907	ROTHSCHILD ET AL.					
interview Summary	Examiner	Art Unit					
	Ryan Hsu	3714					
All participants (applicant, applicant's representative, PTO personnel):							
(1) <u>Ryan Hsu</u> .	(3) <i>Wayne Tang</i> .						
(2) <u>John Hotaling</u> .	(4) <u>Jeremie Moll</u> .						
Date of Interview: <u>05 October 2007</u> .			ļ				
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant 2)□ applicant's representative]							
Exhibit shown or demonstration conducted: d)							
Claim(s) discussed: <u>1 and 12</u> .							
Identification of prior art discussed: <u>Seelig et al.</u> .							
Agreement with respect to the claims f) was reached. g) was not reached. h) № N/A.							
Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: <u>See Continuation Sheet</u> .							
(A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.)							
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER OF ONE MONTH OR THIRTY DAYS FROM THIS. INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.							
	JOHN M. H PRIMARY	OTALING, II EXAMINER					
Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.	Examiner's sign	ature, if required					

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicant proposed amendments to the independent claims 1 and 12 in order to overcome the U.S.C. 112 and 101 rejections directed towards claims 1-24. The examiner stated that the propose amendments appeared to clarify the invention to overcome the rejections but further consideration would have to be made once the official written response was submitted by the applicant. No agreement towards the patentability of the claims of the instant application were made.

Applicant Initiated Interview Request Form								
Application No.: Examiner: Ryan Hsu	10/681,907	First Named Applicant:	<del>-</del>	e H. Rothschild				
Tentative Participants: (1) Wayne L. Tang		(2) Ryan Hsu		-				
(3) Michael Blankste	ein	(4)		-				
Proposed Date of Intervi	ew: October 5, 2	007 Proposed	Time: (EST)	9:00 AM				
Type of Interview Requested: (1) X Telephonic (2) Personal (3) Video Conference								
Exhibit To Be Shown or If yes, provide brief descr	لعجبا	YES X NO						
	]	ssues To Be Discus	sed					
	Claims/ Fig. #s	Prior Art	Discussed	Agreed	Not Agreed			
§101, 112, 102 and 103 (I) Rej.	1-24	Seelig, Crouch						
(2)								
Continuation Shee								
Brief Description of Argument To be submitted in		ed:						
An interview was conducted on the above-identified application on  NOTE: This form should be completed by applicant and submitted to the examiner in advance of the interview (see MPEP §713.01).								
This application will no interview. Therefore, a as soon as possible.	t be delayed from is: pplicant is advised t	sue because of applicant's fa o file a statement of the subs	ilure to submit a tance of this inte	written record erview (37 CFR )	of this (.133(b))			
Applicant/Applic	ant's Representative	Signature	Examiner	SPE Signature	<del></del>			
Typed/Printed Nam	Wayne L. Tang ne of Applicant or Rej 36,028 on Number, if applica	presentative	Diamine)	of E Signature				

- (Currently Amended) A gaming machine for conducting a wagering game, comprising:
   a game display for displaying the wagering game; and
  - an alterable signage video display portraying an animation of a mechanical display member movable between a first position and a second position, the display member displaying first and second signage information associated with the wagering game to a player when in the respective first and second positions, the display member moving between the first and second positions in response to an event during the wagering game, and the signage information being free of random events and outcomes associated with the wagering game.
- 5. (Canceled) The machine of claim 1, wherein the signage display is a video display.
- 12. (Currently Amended) A method of operating a gaming machine, the gaming machine including a game display and an alterable signage <u>video</u> display, the signage <u>video</u> display portraying an animation of a mechanical display member movable between a first position and a second position the method comprising:

displaying a wagering game on the game display;

portraying the display member in a first position to display first signage information associated with the wagering game to a player via the animation on the signage video display; and

portraying movement of the display member to a second position to display second signage information associated with the wagering game to the player via the animation on the signage video display, the display member moving between the first and second positions in response to an event during the wagering game, and the first and second signage information being free of random events and outcomes associated with the wagering game.

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